cceding Thirty Days, all their Real and Personal Estate, either in Pos-Acsson, Reversion, Remainder, or in Trust, or in or unto which they have any Claim or Interest whatloever, and likewise before the Day before mentioned, convey, assign, transfer, and make over, unto the Sheriffs of Durchester, Talbot, Cacil, and Queen- sinne's Counties, for the use of the sain Creditors, all such their Estate, Interest or Claim as aforesaid, after such manner as by the said Sheriffs, and by the major Part of fuch Creditors, or of such of them as shall think fit to direct therein, or their Council Learned in the Law, shall reasonably devise or require, at the Cost and Charges of the Persons as shall claim Benefit thereof, lo as the faid Prisoners be not burthened with any Warranties thereby, other than from themselves or those claiming by, from or under th m, and that the faid Priloners, at the Time of fuch their Surrender and Transferring their Estate as aforesaid, shall take their solemn Oaths (r Affirmation it Quakers) before the laid Two Justices of the Courts atorelaid, to the Effect following, Viz.

7 A. B. do Affirm, or solemnly Swear, that the Goods, Debts and The Oath Effects which I have delivered, affigned, and made over to the Sheriff County, and in Irust for the if of my Creditors, is the whole Estate both Real and Personal of my Own in Possession, or have any Title to in the Horld. and that I have not any Estate, Goods or Effects of any kind what seever, left either in Possession. Reversion or Remainder (the necessary Wearing Apparel for my jet, Wite and Children, and Working Tools, excepted) and that I have not directly or indirectly, fold, leased, or otherwise conveyed, disposed of or intrusted, all, or any part of my Estate, thereby to degrand my Oreditors, or to secure the same to receive or expect any Profit or Advantage thereof. So help me God.

It shall and may be lawful for the Sheriffs of the Counties aforesaid, after the end of the faid Thirty Days, and the faid Sheriffs are hereby required to Discharge the laid Prisoners out of their Custody, and suffer them to go at large.

And he it further Enacted by the Authority, Advice, and Consent afure aid, That if the faid Priloners, or any of them, shall be hereafter Imprisoned by reason of any Judgment or Decree obtained for the Payment of any Debt, Damage or Cost, contracted, occurred, or occa-sioned, owing or growing due before the end of this Session of Assembly, upon every fach Arrest, on any such Judgment or Decree, or for any fuch Debt, Damage or Cost, it shall and may be lawful for the Judge or Justices of the Court where any such Process shall issue upon shewing a Duplicate of the Discharge of the said Prisoners, or any of them, being so Arrested, to release and discharge out of Custody the said Prisoners, or any of them, provided the said Priloners, or either of them, being so Arrested, shall and do enter his or their Appearance, or procure some Attorney to appear to every such Action and plead thereto; provided that the Ditcharge of the said Prisoners, or any of them, shall not acquit any other Person from such Debt, Damage or Cost, or any part thereof, but that all such Persons shall be answerable for the same in such manner as they were before the Palling this Act.

Last Burger of Strain Strain

To be diffuture brieffe